

**GEORGIA ATHLETIC AND ENTERTAINMENT COMMISSION
OFFICIAL AMATEUR BOUT CONTRACT**

THIS AGREEMENT, made this _____ day of _____ by and between _____ of (city) _____, (state) _____ a promoter duly licensed under the laws of the state of Georgia, and _____ an Amateur(MMA) contestant, duly licensed or with intent to be licensed by the state of Georgia before the date of this bout.

WITNESSETH:

Appearance of Contestant: The contestant agrees to appear and enter into a contest at _____ (city) _____, Georgia on the _____ day of _____ or on a date to be hereafter agreed upon for _____ rounds to a decision with _____ as their opponent at a weight not over _____ pounds(give or take 2 pounds-except for Championship bouts), said weights to be taken on certified scales provided by the promoter and approved by the Georgia Athletic and Entertainment Commission representative. Weigh-ins for this contest shall be held at _____ o'clock at (location) _____ in the city of _____ on the _____ day of _____

Compensation of Contestant: The promoter will SHALL NOT pay amateur contestants. The promoter shall NOT pay any travel expenses to the amateur contestant. Promoter may furnish a hotel room for contestant.

The Bout: IT IS UNDERSTOOD AND AGREED that said contest shall be with gloves and shinguards approved by the Commission and furnished by the PROMOTER. ALL contestants must be licensed by the state of Georgia. The bout shall be conducted in conformity with the laws of the State of Georgia and the rules and regulations of the Georgia Athletic and Entertainment Commission, which are hereby made part of this agreement

Reporting Time: The contestant shall personally report at the above named site location for the weigh in and medical examination, in accordance with the rules and regulations of the Commission and shall report at the site of the event to the Chief Inspector two (2) hours before the time set for the event.

Officials: ALL officials must be licensed by the State of Georgia and will be assigned by the Commission

Breaches of this agreement: The following acts constitute a breach of this agreement:

1. The Contestant and the Manager, or either of them, did not enter this agreement in good faith
 2. The Contestant or the Manager, or either of them, had any collusive understanding or agreement regarding the termination of the bout other than the same should be on an honest exhibition of skill on the part of the contestants
 3. The Contestant is not honestly competing or did not give an honest exhibition of the Contestant's skills
 4. The Contestant, the Manager, and the Promoter, or any of them, is guilty of an act detrimental to the interest of any sport regulated by the Georgia Athletic and Entertainment Commission
-

Agreement in the event of a Breach of this agreement: The parties agree that if the Commission, the Executive Director or their representative determines that the possibility of a breach of this agreement exists, the Commission or Executive Director, in their discretion, may issue a suspension of an amateur license for a period of not less than 90 days but not more than 180 days. The Commission or the Executive Director will also report and suspend on the Association of Boxing Commission's registered mixed martial arts database. The parties hereby waive any right or claim to a hearing on this matter.

INITIALS:(Contestant) _____ (Manager) _____ (Promoter) _____

IT IS UNDERSTOOD AND AGREED UPON:

1. If a contestant shall fail to appear to make weight or is not in physical condition to compete as determined by a duly licensed physician, then the Commission reserves the right to suspend or take any other reasonable action against such contestant
 2. If the Contestant enters into another contest prior to the one contracted for and is defeated, or lessens their present value as an attraction, the Promoter shall have the option to rescind and cancel this contract agreement, provided such cancellation is approved by the Commission or Executive Director. The Commission reserves the right to suspend or take any other reasonable action against such contestant
 3. The Promoter is to make all necessary arrangements for said contest
 4. That in the event of any dispute arising from this contract, the Commission may intercede in said dispute and all decisions rendered by the Commission shall be binding on all parties
-

Assumption of RISK: The Contestant understands that by participating in a contest or exhibition involving the sports of Boxing or Mixed Martial Arts that the Contestant is engaging in an abnormally dangerous activity. The Contestant, with full knowledge of risk, nonetheless, agrees to enter into this agreement and hereby waives any claim that the Contestant or the Contestant's heirs may have against the Georgia Athletic and Entertainment Commission and/or the State of Georgia as a result of the Contestant's participation in any contest or exhibition regulated by the State of Georgia

Release: The parties, for themselves, their heirs, executors, administrators, successors and assigns, hereby release and forever discharge the State of Georgia and the Georgia Athletic and Entertainment Commission, and each of their members, agents, and employees in their individual, personal and representative capacities from any and all actions, causes of action, suits, debts, judgments, executions, claims and demands whatsoever known or unknown, in law or equity, that the parties ever had, now have, or claim to have against any and all of the persons or entities named in this paragraph arising out of, or by reason of this agreement, or any other matter.

Indemnification: The parties, jointly and severally hereby indemnify and hold harmless the State of Georgia and the Georgia Athletic and Entertainment Commission, and each of their members, agents, and employees in their individual, personal, and representative capacities against any and all claims, suits and actions, brought against the persons named in this paragraph by the reason of this agreement and all other matters relating thereto, and against any and all expense damages, charges and costs, including courts costs and attorney fees which may be incurred by the persons and entities named in the paragraph as a result of said claims, suits and actions.

This is the only contract (written/oral) between the Promoter and the Contestant with the respect to the above named event and MUST be given to the Commission or Commission representative prior to the start of weigh in

IN WITNESSETH WHEREOF: The parties hereto affix their signature of the date indicated

PROMOTER: _____ **DATE:** _____

CONTESTANT: _____ **DATE:** _____

(ALL parties signing this contract must have copy of contract)